EXHIBIT 18

<u>Carlton Fields Fees Incurred Before December 3, 2019</u> <u>and Supporting Documents</u>

Invoice	Amount Spent Complying with the Subpoena	Amount Spent Providing Other Legal Advice, Including Opposing the Subpoena
July/August	\$21,094.50	\$70,666
September	\$34,485.50	\$19,530.20
October	\$50,109	\$5,735.20
November	\$38,729.50	\$34,282.76
Totals	\$144,418.50	\$130,214.16

EXHIBIT 11

ATTORNEYS AT LAW

A lanta Hartford Los Angeles Miami **New Jersey** New York Orlando Tallahassee Tampa Washington, DC West Palm Beach

JOSHUA RIZACK & THE RISING GROUP CONSULTING, INC. 606 POST ROAD EAST, 614 WESTPORT, CT 06880

PLEASE REMIT TO: **CARLTON FIELDS** P.O. Box 3239 | Tampa, Florida 33601-3239

813.223.7000 | fax 813 229.4133 www.carltonfields.com Fed ID: 59-1233896

BY WIRE:

Wells Fargo Bank, N.A. ABA No: 0248 SWIFT:

US6S Account No.: 4575

Due Date: Upon Receipt

EMAIL: JRIZACK@THERISINGGROUP.COM

SEPTEMBER 10, 2019

ATTORNEY: MICHAEL YAEGER REFERENCE NUMBER: 14062-39418

INVOICE NUMBER: 1024966

RE: CHEVRON CORPORATION LITIGATION

BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS	\$ \$	0.00 0.00
BALANCE FORWARD	\$	0.00
LEGAL SERVICES POSTED THROUGH 08/31/19 COSTS ADVANCED POSTED THROUGH 08/31/19	\$ \$	91,760.50 0.00
CURRENT INVOICE TOTAL	\$	91,760.50
TOTAL AMOUNT DUE	\$	91,760.50

AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS

0-30	31-60	61-90	91-120	OVER 120	TOTAL
91,760.50	0.00	0.00	0.00	0.00	91,760.50

*** REMITTANCE COPY ***



Atlanta Hartford Los Angeles Miami New Jersey New York Orlando Tallahassee Tampa

RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE

RE: CHEVRON CORPORATION LITIGATION

SEPTEMBER 10, 2019 REF NO.: 14062-39418 Washington, DC West Palm Beach

INVOICE NUMBER: 1024966

PROFESSIONAL SERVICES AS POSTED THROUGH AUGUST 31, 2019

DATE	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
07/22/19	MLY	TELECONFERENCE WITH CLIENT (.5); ANALYSIS OF MOTION (1.9).	2.40
07/22/19	ABS	REVIEW/ANALYZE MOTION TO COMPEL AND FEDERAL RULES OF CIVIL PROCEDURE IN CONNECTION WITH EVALUATING RESPONSE/OPPOSITION TO SAME (0.7); REVIEW COMMUNICATIONS WITH CLIENT AND CLIENT'S EMAILS WITH PLAINTIFF'S COUNSEL (0.2).	0.90
07/23/19	MLY	ANALYZING MOTION PAPERS (2.5); CORRESPONDENCE AND TELECONFERENCES WITH OPPOSING COUNSEL (0.3); TELECONFERENCE WITH J. RIZACK (1.0).	3.80
07/24/19	MLY	CORRESPONDENCE WITH OPPOSING COUNSEL (0.1); CORRESPONDENCE WITH CLIENT (0.2).	0.30
07/26/19	MLY	ANALYZING AND REVISING PROPOSED STIPULATION (1.6); CORRESPONDENCE WITH OPPOSING COUNSEL (0.2); CORRESPONDENCE WITH CLIENT (0.2); TELECONFERENCE WITH CLIENT (0.5); CORRESPONDENCE WITH A. SILVERMAN RE RESPONSE (0.4).	2.90
07/26/19	ABS	ANALYZE CHEVRON SUBPOENA, MOTION TO COMPEL, AND EXHIBITS ANNEXED TO SAME, IN CONNECTION WITH EVALUATING RESPONSE TO SAME (4.5); ANALYZE CASE LAW CITED IN CHEVRON'S MOTION (1.1); COMMUNICATIONS WITH CHEVRON'S COUNSEL AND REVIEW DRAFT PROPOSED STIPULATED PROTOCOLS (0.7).	6.30
07/27/19	ABS	EMAILS WITH M. YAEGER RE: STRATEGY FOR OPPOSING OR OTHERWISE RESPONDING TO MOTION TO COMPEL.	0.30
07/29/19	MLY	CORRESPONDENCE WITH OPPOSING COUNSEL (0.4); ANALYSIS OF PROPOSAL BY OPPOSING COUNSEL (1.2); DRAFTING TALKING POINTS FOR CALL WITH OPPOSING COUNSEL (0.9). DISCUSSIONS WITH A. SILVERMAN RE	2.50

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION	HOURS
		PROTOCOL AND EXTENSION OF TIME TO RESPOND.	
07/29/19	ABS	COMMUNICATIONS WITH CHEVRON COUNSEL REGARDING PROPOSED PROTOCOL AND EXTENSION OF TIME TO RESPOND TO MOTION TO COMPEL (1.4); DISCUSSIONS WITH M. YAEGER RE: STRATEGY AS IT RELATES TO SAME (0.3); REVIEW/ANALYSIS OF MOTION TO COMPEL DOCUMENTS AND DRAFTS OF STIPULATED PROTOCOL(1.0).	2.70
07/30/19	MLY	CORRESPONDENCE WITH A. SILVERMAN RE PROTOCOL AND CASE STRATEGY (0.4); CORRESPONDENCE WITH CLIENT RE CASE STRATEGY (0.2); TELECONFERENCE WITH A. SILVERMAN RE CASE STRATEGY (0.9); CORRESPONDENCE WITH OPPOSING COUNSEL RE PROTOCOL AND LETTER TO COURT (0.3); TELECONFERENCE WITH CLIENT RE CASE STRATEGY (0.6).	2.40
07/30/19	ABS	FURTHER ANALYSIS OF ISSUES AND DOCUMENTS REGARDING PROPOSED FORENSIC PROTOCOL, INCLUDING MULTIPLE COMMUNICATIONS WITH CHEVRON COUNSEL AND M. YAEGER REGARDING SAME (2.7); DRAFT LETTER TO COURT REQUESTING EXTENSION OF TIME TO RESPOND TO MOTION TO COMPEL (1.8); REVIEW GIBSON DUNN'S PROPOSED JOINT LETTER TO COURT (0.2).	4.70
07/31/19	MLY	CORRESPONDENCE WITH OPPOSING COUNSEL (0.5); REVISING POTENTIAL SOLO (NON-JOINT) LETTER TO COURT (0.5); REVISING JOINT LETTER OF COUNSEL TO COURT (0.6); CORRESPONDENCE WITH A. SILVERMAN RE ALL OF THE ABOVE (0.4).	2.00
07/31/19	ABS	CONTINUED NEGOTIATIONS WITH CHEVRON'S COUNSEL RE: FORENSIC PROTOCOL, INCLUDING MEETINGS WITH M. YAEGER TO DISCUSS STRATEGY RE: SAME (0.5); CONTINUE DRAFTING JOINT LETTER TO COURT REQUESTING EXTENSION OF TIME TO RESPOND TO MOTION TO COMPEL (1.0); CONTINUE DRAFTING INDEPENDENT LETTER TO COURT IN THE EVENT OF NO JOINT LETTER (2.0); REVIEW MAGISTRATE JUDGE'S RULES AND DOCKET IN CONNECTION WITH FILING JOINT LETTER (0.7).	4.20
08/01/19	MLY	CORRESPONDENCE WITH OPPOSING COUNSEL (0.1); CORRESPONDENCE WITH A. SILVERMAN RE COLLECTION OF DOCUMENTS AND CORRESPONDENCE	0.20

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

<u>DATE</u>	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
		WITH A. GROSS OF CRYPSIS (0.1).	
08/01/19	ABS	REVIEW SUBPOENA; COMMUNICATIONS WITH CRPYSIS.	0.50
08/02/19	ABS	EMAILS WITH CRYPSIS AND REVIEW DRAFT ENGAGEMENT LETTER (0.4); EMAILS WITH CLIENT RE: COLLECTING DEVICES FOR IMAGING (0.2).	0.60
08/03/19	MLY	TELECONFERENCE WITH CLIENT RE CASE STRATEGY AND POTENTIAL PROPOSAL TO CHEVRON (0.3); TELECONFERENCE WITH A. SILVERMAN RE SAME (0.1).	0.40
08/03/19	ABS	CALL WITH M. YAEGER RE: STRATEGY FOR NEGOTIATING PROTOCOL (0.8); RESEARCH NEW YORK LAW RE: COST-SHIFTING UNDER RULE 45 (0.3).	1.10
08/05/19	MLY	REVISING PROPOSED AGREEMENT WITH CHEVRON (1.0); CORRESPONDENCE AND CONFERENCE WITH A. SILVERMAN RE SAME (0.2); CORRESPONDENCE AND TELECONFERENCES WITH CLIENT (0.5); CORRESPONDENCE AND TELECONFERENCES WITH CRYPSIS (1.5).	3.20
08/05/19	ABS	MEET WITH M. YAEGER REGARDING UPDATED PROPOSED PROTOCOL (2.0); ADDITIONAL RESEARCH RE: COST-SHIFTING UNDER RULE 45 (0.4); DRAFT/REVISE PROPOSED PROTOCOL (3.2); EMAILS WITH CLIENT RE: REVISED PROTOCOL (0.3).	5.90
08/06/19	MLY	REVISING PROPOSAL TO GIBSON (1.1); CORRESPONDENCE WITH OPPOSING COUNSEL (0.4); CORRESPONDENCE WITH CRYPSIS (0.3); CORRESPONDENCE AND TELECONFERENCE WITH CLIENT (0.7).	2.50
08/06/19	ABS	MEET WITH CLIENT RE: PROPOSED PROTOCOL (0.8); CONTINUE DRAFTING/REVISING PROTOCOL (3.5); EMAILS WITH GIBSON DUNN RE: PROPOSED PROTOCOL (0.7).	5.00
08/07/19	MLY	CORRESPONDENCE AND TELECONFERENCE WITH OPPOSING COUNSEL REGARDING POTENTIAL AGREEMENT (1.3); PREPARATION FOR TELECONFERENCE WITH OPPOSING COUNSEL (0.3); TELECONFERENCE WITH CLIENT (0.2); ANALYSIS OF CHEVRON'S MOTION AND CASE LAW (1.2); DRAFTING OUTLINE FOR COURT FILING (2.0).	5.00
08/07/19	ABS	REVIEW PROTOCOLS IN PREPARATION FOR CONFERENCE CALL (0.3); CONFERENCE CALL AND EMAILS WITH GIBSON DUNN REGARDING OUR 8/5/19	3.10

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

<u>DATE</u>	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
		PROPOSAL (1.3); REVIEW SDNY DOCKET FOR OTHER RULE 45 MOTIONS (0.4); EMAILS WITH CRYPSIS (0.2); EMAILS WITH CLIENT RE: ACCOUNTS (0.3); WORK ON OUTLINE FOR JOINT BRIEF (0.6).	
08/08/19	MLY	ANALYZING CASE LAW FOR JOINT LETTER TO COURT (.5); ANALYZING DEPOSITIONS AND CORRESPONDENCE BETWEEN GIBSON AND RIZACK FOR JOINT LETTER TO COURT (2.5); DRAFTING OUTLINE FOR JOINT LETTER TO COURT (1.0); CORRESPONDENCE WITH CLIENT RE DISCOVERY (.3).	4.30
08/08/19	ABS	EMAILS WITH CLIENT (0.2); REVIEW CHEVRON/PATTON BOGGS BRIEFING RE: RULE 45 AND CASES CITED IN SAME (1.4); RESEARCH NEW YORK CASE LAW IN CONNECTION WITH SUPPORTING JOINT BRIEF (1.4); ANALYZE RIZACK DEPOSITION TRANSCRIPTS AND EXCERPTS OF OTHER DEPOSITIONS ANNEXED TO CHEVRON'S MOTION (2.4); CONTINUE OUTLINING POINTS AND ISSUES TO ADDRESS IN JOINT BRIEF (1.2); BEGIN DRAFTING JOINT BRIEF (1.3).	7.90
08/09/19	MLY	ANALYZING DEPOSITION TRANSCRIPT (1.5); CONFERENCES WITH A. SILVERMAN RE OUTLINE FOR LETTER AND CASE STRATEGY (.7); CORRESPONDENCE WITH OPPOSING COUNSEL (.2).	2.40
08/09/19	ABS	EMAILS WITH CHEVRON COUNSEL RE STATUS OF COUNTEROFFER (0.2); MEET WITH M. YAEGER RE JOINT LETTER BRIEF (0.6); CONTINUE DRAFTING/REVISING JOINT BRIEF AND REVIEW DOCUMENTS AND CASE LAW IN CONNECTION WITH SAME (8.7).	9.50
08/10/19	ABS	CONTINUE DRAFTING/REVISING JOINT BRIEF AND REVIEW DOCUMENTS AND CASE LAW IN CONNECTION WITH SAME.	3.50
08/11/19	ABS	CONTINUE DRAFTING/REVISING JOINT BRIEF AND REVIEW DOCUMENTS AND CASE LAW IN CONNECTION WITH SAME.	6.80
08/12/19	MLY	CONFERENCES WITH A. SILVERMAN RE LETTER AND CASE STRATEGY (0.2); CORRESPONDENCE WITH OPPOSING COUNSEL (0.1).	0.30
08/12/19	ABS	FURTHER REVISIONS TO JOINT BRIEF (0.8); EMAILS WITH GIBSON DUNN RE: STATUS OF CHEVRON'S COUNTEROFFER AND TERMS OF ANY NECESSARY JOINT SUBMISSION (1.1).	1.90

Case 1:11-6v-00691-LAK-RWL Decument 2492-18 Filed 04/06/20 Page 9 of 33

RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
08/13/19	MLY	CORRESPONDENCE WITH OPPOSING COUNSEL (0.4); ANALYSIS OF PROPOSAL (0.8); CORRESPONDENCE WITH A. SILVERMAN RE PROPOSAL (0.5); CONFERENCE WITH A. SILVERMAN RE LETTER TO COURT AND CASE STRATEGY (0.7).	2.40
08/13/19	ABS	FURTHER EMAILS WITH GIBSON DUNN RE STATUS OF CHEVRON'S COUNTEROFFER AND TERMS OF JOINT FILING (0.4); REVIEW CHEVRON'S UPDATED PROPOSED PROTOCOL AND COMPARE TO PRIOR VERSIONS, AND EMAILS WITH CLIENT RE SAME (0.8); MEET WITH M. YAEGER RE STRATEGY FOR RESPONDING TO CHEVRON PROPOSAL AND CONTOURS OF ANY JOINT SUBMISSION (1.5); EMAILS WITH GIBSON DUNN RE CONSENT TO FILE AN OPPOSITION AND EXTENSION TO AUGUST 29TH (0.6); RESEARCH NEW YORK CASE LAW RE MOTION TO COMPEL FORENSIC IMAGING OF NONPARTY IN CONTEXT OF DELETED DOCUMENTS (0.8); DRAFT LETTER TO COURT REQUESTING PERMISSION TO FILE FORMAL OPPOSITION (0.5).	4.60
08/14/19	MLY	REVISING LETTER TO COURT RE SCHEDULING (.5); CONFERENCE WITH A. SILVERMAN RE JOINT LETTER (1.0).	1.50
08/14/19	ABS	FINALIZE AND FILE LETTER TO COURT REQUESTING TO FILE OPPOSITION (0.9) AND REVIEW CHEVRON OPPOSITION TO OUR REQUEST (0.2); MEET WITH Y. YAEGER RE STRATEGY FOR RESPONDING TO CHEVRON'S OPPOSITION (0.7); CALL WITH CLIENT RE STRATEGY FOR JOINT BRIEF (0.5); REVIEW PROPOSED PROTOCOLS TO IDENTIFY POINTS OF CONTENTION RELATIVE TO JOINT BRIEF AND AND MEET WITH M. YAEGER RE SAME (1.2).	3.50
08/15/19	MLY	DRAFTING RIZACK'S PORTION OF JOINT LETTER.	3.00
08/15/19	ABS	DRAFT PROPOSED EMAIL TO CHEVRON OUTLINING "DISAGREEMENT POINTS" FOR JOINT BRIEF (0.5); REVIEW DOCKET RE CONTEMPT MOTIONS AND PROCEEDINGS AGAINST DONZIGER (0.4); REVIEW CHEVRON MOTION TO COMPEL AND PROPOSED PROTOCOL, JUDGE KAPLAN'S OPINION ORDERING SAME, AND VARIOUS FILINGS MENTIONED THROUGHOUT OPINION (2.2); CONTINUE DRAFTING/REVISING JOINT BRIEF (1.3).	4.40
08/16/19	MLY	DRAFTING JOINT LETTER TO COURT.	5.00

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
08/16/19	ABS	EMAILS WITH CLIENT RE POINTS OF DISAGREEMENT FOR JOINT BRIEF AND REVISE EMAIL TO CHEVRON RE SAME (0.6); EMAIL GIBSON DUNN RE ISSUES FOR JOINT BRIEFING (0.2); CONTINUE WORKING ON JOINT BRIEF (1.8).	2.60
08/17/19	ABS	EMAILS RE STRATEGY WITH RESPECT TO JOINT BRIEF AND REVIEW EDITS TO DRAFT OF SAME.	0.50
08/19/19	MLY	DRAFTING JOINT LETTER TO COURT.	1.00
08/19/19	ABS	CONTINUE DRAFTING/REVISING JOINT LETTER BRIEF (7.8); FURTHER REVIEW OF SDNY CASE LAW IN SUPPORT OF LETTER BRIEF, INCLUDING RE RULE 45 COST-SHIFTING ANALYSIS (0.5).	8.30
08/20/19	MLY	DRAFTING JOINT LETTER TO COURT.	1.00
08/20/19	ABS	EMAILS WITH CHEVRON'S COUNSEL RE FORMATTING OF JOINT BRIEF (0.4) AND FURTHER REVISIONS TO SAME (0.6).	1.00
08/21/19	MLY	REVISING DRAFT JOINT LETTER.	2.40
08/21/19	ABS	EMAILS WITH CHEVRON'S COUNSEL RE JOINT BRIEF.	0.30
08/22/19	MLY	REVISING DRAFT JOINT LETTER; CONFERENCE WITH A. SILVERMAN RE SAME (0.4).	0.40
08/22/19	ABS	FINALIZE FIRST DRAFT OF RIZACK PORTION OF JOINT LETTER AND EMAIL SAME TO CHEVRON'S COUNSEL (2.0); REVIEW DRAFT OF CHEVRON'S PORTION OF JOINT LETTER (1.3); REVIEW CASE LAW CITED IN CHEVRON'S JOINT LETTER (0.5); REVIEW YASS DEPOSITION TRANSCRIPT (1.0); BEGIN OUTLINING RESPONSES TO ISSUES RAISED IN CHEVRON'S JOINT LETTER (0.3); MEET WITH M. YAEGER RE STRATEGY FOR RESPONDING TO CHEVRON'S LETTER (0.4).	5.50
08/23/19	MLY	DRAFTING REVISION TO RIZACK'S PORTION OF JOINT LETTER.	6.00
08/23/19	ABS	CONTINUE DRAFTING/REVISING RIZACK'S PORTION OF JOINT LETTER; REVIEW CHEVRON'S DRAFT AND CASE LAW CITED IN SAME; EMAILS WITH CLIENT RE JOINT BRIEF.	2.60
08/26/19	MLY	DRAFTING REVISION TO RIZACK'S PORTION OF JOINT LETTER.	6.00
08/26/19	ABS	FURTHER REVISIONS TO RIZACK'S PORTION OF JOINT BRIEF (2.0); REVIEW CASE LAW CITED IN CHEVRON'S	3.10

Casse 1: 111-cv-006991-4-AVK-PXW4_ DOGUMENT: 24672-181 Filed 04/2016/20 Page 19-0f 313

RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION			HOURS		
		DRAFT LETTER (0.5); REEXHIBITS TO MOTION (EVIEW DRAFT LETTER AND 0.6).				
08/27/19	MLY	REVISING RIZACK'S PO	RTION OF JOINT LETTER.		3.40		
08/27/19	ABS	BRIEF (0.4); FINALIZE R	N COUNSEL RE FILING OF JOII IZACK'S PORTION OF JOINT CHEVRON'S REVISIONS TO JO		3.10		
08/28/19	MLY	JOINT LETTER (.4); REV	CORRESPONDENCE WITH OPPOSING COUNSEL RE JOINT LETTER (.4); REVIEWING CHEVRON'S ADDITIONAL REVISIONS TO JOINT LETTER (.2); TELECONFERENCE WITH CLIENT (.3).				
08/28/19	ABS		N COUNSEL RE FILING AND FER (0.3); REVIEW CHEVRON'S D JOINT LETTER (0.4).		0.70		
	TOTAL FE	ES FOR PROFESSIONAL S	SERVICES		\$91,760.50		
ATTORNE	Y FEE SUMN	<u>//ARY</u>					
MLY ABS	MICHAEL ALEX B. S	YAEGER ILVERMAN	67.60 hours at \$650.0 105.10 hours at \$455.0		43,940.00 47,820.50		
7.23	TOTALS		172.70		\$91,760.50		
TOTAL FE	ES FOR PRO	DFESSIONAL SERVICES			\$91,760.50		
			INVOICE 1024966 TOTAL	\$	91,760.50		
BALANCE LESS: PAY		PREVIOUS STATEMENT		\$ \$ 	0.00		
			TOTAL AMOUNT DUE	\$	91,760.50		

ATTORNEYS AT LAW

Atlanta Florham Park Hartford Los Angeles Miami New York Orlando Tallahassee Tampa Washington, DC West Palm Beach

JOSHUA RIZACK & THE RISING GROUP CONSULTING, INC. 606 POST ROAD EAST, 614 WESTPORT, CT 06880

PLEASE REMIT TO:

CARLTON FIELDS P.O. Box 3239 | Tampa, Florida 33601-3239 813.223.7000 | fax 813 229.4133

www.carltonfields.com Fed ID: 59-1233896

EMAIL: JRIZACK@THERISINGGROUP.COM

BY WIRE: Wells Fargo Bank, N.A. ABA No: 0248 US6S

4575

Account No.:

SWIFT:

Due Date: Upon Receipt

OCTOBER 31, 2019

ATTORNEY: MICHAEL YAEGER REFERENCE NUMBER: 14062-39418

INVOICE NUMBER: 1032288

RE: CHEVRON CORPORATION LITIGATION

TOTAL AMOUNT	DUE	\$	145.776.20
CURRENT INVOI	CE TOTAL	\$	54,015.70
LEGAL SERVICES POSTED THROUGH COSTS ADVANCED POSTED THROUGH INTEREST		\$ \$ 	53,327.50 0.00 688.20
BALANCE FORW	ARD	\$	91,760.50
BALANCE DUE FROM PREVIOUS STATE LESS: PAYMENTS	EMENT	\$ \$	91,760.50 0.00

AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS

0-30	31-60	61-90	91-120	OVER 120	TOTAL
54,015.70	91,760.50	0.00	0.00	0.00	145,776.20

*** REMITTANCE COPY ***



Atlanta
Florham Park
Hartford
Los Angeles
Miami
New York
Orlando
Tallahassee
Tampa

RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE

RE: CHEVRON CORPORATION LITIGATION

OCTOBER 31, 2019 REF NO.: 14062-39418 Washington, DC West Palm Beach

INVOICE NUMBER: 1032288

PROFESSIONAL SERVICES AS POSTED THROUGH SEPTEMBER 30, 2019

DATE	<u>INIT</u>	DESCRIPTION	HOURS
09/05/19	ABS	REVIEW PRIOR ORDERS BY JUDGE KAPLAN RE CONTEMPT OF RICO JUDGMENT AND INJUNCTION IN CONNECTION WITH SCHEDULED PROTOCOL HEARING.	0.40
09/09/19	MLY	PREPARATION FOR HEARING ON FRIDAY, INCLUDING REVIEW OF CHEVRON'S FILINGS AND CORRESPONDENCE, AND PREVIOUS COURT ORDERS.	1.50
09/09/19	ABS	MEET WITH M. YAEGER RE VARIOUS ISSUES IN PREPARATION FOR UPCOMING HEARING.	0.40
09/10/19	MLY	PREPARATION FOR COURT CONFERENCE, INCLUDING ANALYSIS OF RECORD IN THE CASE.	1.90
09/10/19	ABS	ANALYZE CASE LAW, FRCP, AND DEPOSITION TRANSCRIPTS IN PREPARATION FOR HEARING.	0.90
09/11/19	MLY	ANALYSIS OF CASE LAW IN PREPARATION FOR COURT CONFERENCE.	2.00
09/12/19	ABS	PREPARE FOR SDNY HEARING RE PROTOCOL.	0.60
09/12/19	HS*	REVIEW MATERIALS FOR ARGUMENT AND CREATE BINDERS FOR COUNSEL.	4.60
09/13/19	MLY	PREPARATION FOR COURT CONFERENCE (4.0); COURT CONFERENCE (1.3); TELECONFERENCE WITH CLIENT (.6); INTERNAL CONFERENCE RE PROTOCOL (1.7).	7.60
09/13/19	ABS	MEET WITH M. YAEGER IN PREPARATION FOR HEARING ON MOTION TO COMPEL (3.1); APPEAR FOR/ATTEND HEARING AT SDNY (2.2); WORK WITH M. YAEGER ON STRATEGY FOR REVISING PROTOCOL IN ACCORDANCE WITH COURT ORDER (2.9)	8.20
09/15/19	MLY	CORRESPONDENCE WITH SILVERMAN, MCGINTY, AND E-DISCOVERY TASK FORCE (.1); CORRESPONDENCE WITH CRYPSIS (.1).	0.20
09/16/19	MLY	CONFERENCE WITH A. SILVERMAN AND J. MCGINTY RE DOCUMENT REVIEW AND PROTOCOL (.8); CONFERENCE WITH A. SILVERMAN RE PROTOCOL (1.2);	2.10

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
		CORRESPONDENCE WITH CRYPSIS (.1).	
09/16/19	ABS	ANALYZE TRANSCRIPT OF PROTOCOL HEARING (0.5); COMMUNICATIONS WITH CLIENT RE COURT'S RULING AND NEXT STEPS (0.3); MEET WITH M. YAEGER AND J. MCGINTY RE REVISIONS TO PROTOCOL (2.5); DRAFT REVISED PROTOCOL CONSISTENT WITH COURT'S 9/13 RULING (3.3).	6.60
09/17/19	MLY	CORRESPONDENCE WITH OPPOSING COUNSEL RE PROTOCOL (.2); CORRESPONDENCE AND CONFERENCE LA WITH A. SILVERMAN RE PROTOCOL (.8); TELECONFERENCE WITH CLIENT (.5); TELECONFERENCE WITH CRYPSIS (.8); REVISING PROTOCOL (.9).	3.20
09/17/19	ABS	CONFERENCE CALL WITH CRYPSIS RE PROTOCOL (0.8); MEET WITH M. YAEGER RE PROTOCOL AND IN FOLLOW UP TO CALL WITH CRYPSIS (0.6); EMAILS WITH CRYPSIS RE PROTOCOL (0.4); EMAILS WITH CHEVRON RE REVISIONS TO PROTOCOL (0.2) AND DRAFTING/REVISING EMAIL RESPONDING TO SAME (0.2); REVIEW REVISIONS TO PROTOCOL (0.3).	2.50
09/17/19	HS*	REVIEW AND PROOFREAD LETTER.	0.80
09/18/19	MLY	TELECONFERENCE WITH CRYPSIS RE PROTOCOL (.9); CONFERENCE WITH A. SILVERMAN RE PROTOCOL (1.0) ANALYSIS AND REVISION OF PROTOCOL (4.8)	6.70
09/18/19	ABS	CONFERENCE CALL AND FOLLOW UP EMAILS WITH CRYPSIS RE PROTOCOL (1.1); MEET WITH M. YAEGER RE REVISIONS TO PROTOCOL (1.0); DRAFT EMAIL TO CHEVRON RE PROTOCOL (0.2); CONTINUE DRAFTING/REVISING PROTOCOL AND PROPOSED ORDER (2.8).	5.10
09/20/19	MLY	CORRESPONDENCE AND TELECONFERENCE WITH OPPOSING COUNSEL (1.2); CORRESPONDENCE AND TELECONFERENCE WITH CRYPSIS RE PROTOCOL AND DOCUMENT REVIEW (1.0); INTERNAL CORRESPONDENCE RE DOCUMENT REVIEW AND PROTOCOL (.6).	2.80
09/20/19	ABS	EMAILS WITH CHEVRON RE REVISED PROTOCOL (0.3); PREPARE FOR/ATTEND CONFERENCE CALL WITH CHEVRON RE REVISIONS TO PROTOCOL (1.2).	1.50
09/23/19	MLY	INTERNAL TELECONFERENCES AND CORRESPONDENCE RE DOCUMENT REVIEW (.6);	6.10

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
		ANALYSIS OF CHEVRON'S REVISION TO PROTOCOL, AND CONFERENCE WITH A. SILVERMAN RE SAME (5.5).	
09/23/19	ABS	REVIEW CHEVRON COVER EMAIL ENCLOSING REVISIONS TO PROTOCOL (0.2); ANALYZE CHEVRON REVISIONS TO PROTOCOL, INCLUDING MEETING WITH M. YAEGER RE SAME (2.8); DRAFT/REVISE PROTOCOL AND COVER EMAIL TO CHEVRON RE SAME (0.7).	3.70
09/24/19	MLY	TELECONFERENCE WITH CLIENT (.1); TELECONFERENCE WITH CRYPSIS (.3); CORRESPONDENCE WITH OPPOSING COUNSEL RE PROTOCOL (1.5); CORRESPONDENCE AND CONFERENCES WITH SILVERMAN RE PROTOCOL (2.0); ANALYZING CHEVRON'S REVISIONS TO PROTOCOL (1.2).	5.10
09/24/19	ABS	FURTHER REVISIONS TO 9/24 PROTOCOL (3.3); DRAFT/REVISE COVER EMAIL TO CHEVRON RE SAME (1.6); FOLLOW UP EMAILS WITH CHEVRON'S COUNSEL RE 9/24 DRAFT PROTOCOL (0.6); EMAILS WITH CLIENT RE PROTOCOL (0.3).	5.80
09/25/19	MLY	ANALYSIS OF CHEVRON'S REVISIONS TO PROTOCOL (1.3); TELECONFERENCE WITH A. SILVERMAN RE SAME (.4); CORRESPONDENCE WITH OPPOSING COUNSEL (.7).	2.40
09/25/19	ABS	REVIEW/ANALYZE CHEVRON'S 9/24 REVISED DRAFT PROTOCOL (1.3); DRAFT/REVISE UPDATED PROTOCOL (1.8); DRAFT EMAIL TO CHEVRON'S COUNSEL RE RIZACK'S 9/25 DRAFT (1.0).	4.10
09/26/19	MLY	CORRESPONDENCE WITH OPPOSING COUNSEL RE PROTOCOL (.2); CORRESPONDENCE WITH A. SILVERMAN RE PROTOCOL (.3)	0.50
09/26/19	MLY	CORRESPONDENCE WITH A. SILVERMAN RE PROTOCOL.	0.10
09/26/19	ABS	ANALYZE CHEVRON'S RESPONSE/COMMENTS TO RIZACK'S 9/25 DRAFT PROTOCOL AND STRATEGIZE WITH M. YAEGER RE RESPONDING TO SAME.	0.50
09/27/19	MLY	ANALYZING AND REVISING PROTOCOL (1.0); CORRESPONDENCE WITH OPPOSING COUNSEL (.6); DRAFTING LETTER TO COURT RE EXTENSION (1.0); TELECONFERENCES WITH TEAM RE PROTOCOL AND DOCUMENT PROCESSING (.7).	3.30

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION					<u>HOURS</u>
09/27/19	ABS	DRAFT LETTER TO COURT REQUESTING EXTENSION OF TIME TO SUBMIT PROPOSED ORDER AND PROTOCOL (0.4); COMMUNICATIONS WITH CHEVRON'S COUNSEL RE REVISIONS TO PROTOCOL AND REQUESTING EXTENSION (0.4); RESEARCH NEW YORK LAW RE REQUESTING ATTORNEYS' FEES PRIOR TO COMPLETED SUBPOENA RESPONSE (0.6); ANALYSIS OF CHEVRON'S DRAFT PROTOCOL (0.5); FURTHER REVISIONS TO PROTOCOL AND FORWARD 9/27/19 DRAFT TO CHEVRON'S COUNSEL (0.7)				2.60	
	TOTAL FE	ES FOR PROFESSIONAL S	SERVICES	6			\$53,327.50
<u>ATTORNE</u>	Y FEE SUMN	<i>I</i> IARY					
MLY	MICHAEL	YAEGER	45.50	hours at	\$665.0	0 =	30,257.50
ABS	_	ILVERMAN	42.90	hours at	\$500.0		21,450.00
HS*	HANNA S	ΓRANGE*	5.40	hours at	\$300.0	0 =	1,620.00
	TOTALS		93.80				\$53,327.50
TOTAL FE	ES FOR PRO	DFESSIONAL SERVICES					\$53,327.50
INTEREST						\$	688.20
			INVOICE	1032288 TC	TAL	\$	54,015.70
BALANCE LESS: PAY		PREVIOUS STATEMENT				\$ \$	91,760.50 0.00
			TOTA	AL AMOUNT	DUE	\$	145,776.20

ATTORNEYS AT LAW

Atlanta Florham Park Hartford Los Angeles Miami New York Orlando Tallahassee Tampa Washington, DC West Palm Beach

JOSHUA RIZACK & THE RISING GROUP CONSULTING, INC. 606 POST ROAD EAST, 614 WESTPORT, CT 06880

PLEASE REMIT TO:

CARLTON FIELDS P.O. Box 3239 | Tampa, Florida 33601-3239 813.223.7000 | fax 813 229.4133

www.carltonfields.com

Fed ID: 59-1233896 BY WIRE:

4575

EMAIL: JRIZACK@THERISINGGROUP.COM

Wells Fargo Bank, N.A. ABA No: 0248 SWIFT: US6S

Due Date: Upon Receipt

Account No.:

NOVEMBER 26, 2019

ATTORNEY: MICHAEL YAEGER REFERENCE NUMBER: 14062-39418

INVOICE NUMBER: 1033030

RE: CHEVRON CORPORATION LITIGATION

TOTAL AMOUNT DUE	\$	201,620.40
CURRENT INVOICE TOTAL	\$	55,844.20
LEGAL SERVICES POSTED THROUGH 10/31/19 COSTS ADVANCED POSTED THROUGH 10/31/19 INTEREST	\$ \$ 	55,156.00 0.00 688.20
BALANCE FORWARD	\$	145,776.20
BALANCE DUE FROM PREVIOUS STATEMENT LESS: PAYMENTS	\$ \$	145,776.20 0.00

AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS

0-30	31-60	61-90	91-120	OVER 120	TOTAL
109,859.90	0.00	91,760.50	0.00	0.00	201,620.40

*** REMITTANCE COPY ***



INDIT

Atlanta
Florham Park
Hartford
Los Angeles
Miami
New York
Orlando
Tallahassee
Tampa

RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE

DECODIDATION

RE: CHEVRON CORPORATION LITIGATION

NOVEMBER 26, 2019 REF NO.: 14062-39418 Washington, DC West Palm Beach

HOUDO

INVOICE NUMBER: 1033030

PROFESSIONAL SERVICES AS POSTED THROUGH OCTOBER 31, 2019

DATE	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
09/30/19	MLY	CORRESPONDENCE AND TELECONFERENCES WITH TEAM RE DOCUMENT PROCESSING AND REVIEW.	0.50
10/01/19	MLY	CORRESPONDENCE AND TELECONFERENCE WITH TEAM RE DOCUMENT REVIEW.	0.40
10/02/19	MLY	CORRESPONDENCE WITH CHEVRON (.2); CORRESPONDENCE WITH CRYPSIS (.4); TELECONFERENCES RE PROTOCOL (.2).	0.80
10/02/19	ABS	EMAILS WITH CHEVRON'S COUNSEL RE STATUS OF REVISIONS (0.2); REVIEW/ANALYSIS OF CHEVRON'S PROPOSED REVISIONS (0.4).	0.60
10/03/19	MLY	CORRESPONDENCE WITH OPPOSING COUNSEL RE PROTOCOL(1.0); TELECONFERENCES WITH A. SILVERMAN RE SAME (.7); TELECONFERENCE WITH CRYPSIS RE SAME (1.0); ANALYSISI OF PROTOCOL (.8).	3.50
10/03/19	ABS	EMAILS WITH CHEVRON'S COUNSEL RE CONTINUED NEGOTIATION OF PROTOCOL (1.3); EMAILS WITH CRYPSIS RE OBTAINING IMAGES/DRIVES (0.3); REVIEW/ANALYZE CHEVRON'S 10/2/19 DRAFT PROTOCOL (0.3); FURTHER REVISIONS TO PROTOCOL (0.8); COMMUNICATIONS WITH CRYPSIS RE PROTOCOL PAYMENT PROCEDURES (0.5); MEET WITH M. YAEGER RE VARIOUS PROTOCOL ISSUES (0.7).	3.90
10/04/19	MLY	FINALIZING PROTOCOL (.4); CORRESPONDENCE WITH OPPOSING COUNSEL, CRYPSIS, AND CARLTON TEAM (.5); TELECONFERENCE WITH CARLTON TEAM (.1).	1.00
10/04/19	ABS	EMAILS WITH CRYPSIS REGARDING PROTOCOL PAYMENT ISSUES (0.5); CONTINUE DRAFTING/REVISING PROTOCOL AND FINALIZE PROTOCOL IN PREPARATION FOR FILING (0.8); EMAILS WITH CHEVRON'S COUNSEL IN CONNECTION WITH FINALIZING PROTOCOL (0.9); DRAFT COVER LETTER TO COURT REGARDING PROPOSED ORDER AND PROTOCOL (0.2); EMAILS WITH CLIENT REGARDING FILING OF PROPOSED PROTOCOL AND	2.90
		DACE 4	

Case 1:11-ev-00691-LAK-RWL Decument 2492-19 Filed 04/06/20 Page 19 of 33

RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
		NEXT STEPS (0.2); EMAILS WITH CRYPSIS REGARDING FILING OF PROPOSED PROTOCOL AND NEXT STEPS (0.3).	
10/07/19	MLY	TELECONFERENCES AND CORRESPONDENCE WITH TEAM RE PROCESSING DOCUMENTS, RECONSTRUCTION, AND PRODUCTION (2.1); TELECONFERENCE WITH CLIENT RE PRIVILEGE LIST AND CONFIDENTIAL PERSONS LISTS (.5).	2.60
10/07/19	ABS	TELECONFERENCE WITH CRYPSIS RE: NEXT STEPS IN CARRYING OUT PROTOCOL (0.7); EMAILS WITH CRYPSIS RE: PROTOCOL (0.3); ANALYZE PROTOCOL IN CONNECTION WITH ASSESSING NEXT STEPS FOR COMPLYING WITH SAME (0.2); COMMUNICATIONS WITH CLIENT AND WORK RELATED TO RE: IDENTIFYING AND COMPILING PERSONAL & CONFIDENTIAL LIST (0.7).	1.90
10/08/19	MLY	CORRESPONDENCE AND TELECONFERENCES RE CERTIFICATIONS AND DISCOVERY.	1.40
10/09/19	ABS	EMAILS WITH CRYPSIS REGARDING PROTOCOL ACTION ITEMS.	0.50
10/10/19	MLY	CORRESPONDENCE RE DISCOVERY.	0.30
10/11/19	MLY	TELECONFERENCE AND CORRESPONDENCE WITH A. SILVERMAN RE CERTIFICATIONS	0.50
10/11/19	ABS	REVIEW SDNY PROCEDURES FOR FILING COPY OF IMAGES UNDER SEAL (0.3); EMAIL DECLARATIONS AND CERTIFICATIONS TO CHEVRON'S COUNSEL PURSUANT TO PROTOCOL (0.1).	0.40
10/14/19	MLY	CORRESPONDENCE AND TELECONFERENCES RE DOCUMENT REVIEW (1.4); DRAFTING CASE MEMO FOR DOCUMENT REVIEWERS (1.3); CORRESPONDENCE WITH CLIENT (.2).	2.90
10/14/19	ABS	EMAILS WITH CLIENT RE: CONFIDENTIAL PERSONS LIST AND WORK RELATING TO SAME.	0.30
10/14/19	JK*	DISCUSS CONTRACT REVIEWER DETAILS AND COSTS WITH CASE TEAM.	0.60
10/15/19	MLY	CORRESPONDENCE RE DOCUMENT REVIEW.	0.20
10/15/19	ABS	EMAILS WITH CHEVRON'S COUNSEL RE: RIZACK PARAGRAPH 4 DECLARATION.	0.20
10/15/19	ABS	DRAFT/REVISE DOCUMENT REVIEW MEMORANDUM AND ANALYSIS OF VARIOUS DOCUMENTS IN CONNECTION	1.10

Case 1:11-6v-00691-LAK-RWL Decument 2492-18 Filed 04/06/20 Page 29 of 33

RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
		WITH SAME.	
10/16/19	MLY	CORRESPONDENCE AND TELECONFERENCE RE DOCUMENT REVIEW.	1.20
10/16/19	ABS	CALL WITH SDNY CLERK'S OFFICE AND RELATED WORK IN CONNECTION WITH FILING IMAGES UNDER SEAL (0.3); ADDITIONAL WORK RELATING TO RUNNING SEARCH TERMS AND IDENTIFYING VOLUME OF DOCUMENTS AND FALSE POSITIVES (1.2)	1.50
10/16/19	RT*	EVALUATE SEACH STRINGS AND STR REPORT FOR FLASE POSITIVES, TESTING DIFFERENT SEARCH VARIATIONS. REPORTING FINDING TO THE CASE TEAM.	1.50
10/16/19	JK*	ANALYZE SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.	2.40
10/17/19	MLY	CORRESPONDENCE RE DOCUMENT PROCESSING AND REVIEW (.1); TELECONFERENCE WITH A. SILVERMAN RE SAME (.8); CORRESPONDENCE FROM OPPOSING COUNSEL (.1).	1.00
10/17/19	ABS	EMAILS WITH CHEVRON'S COUNSEL RE: PROTOCOL (0.1); MEETING WITH M. YAEGER AND PRACTICE TECHNOLOGY TEAM RE: SEARCH TERMS AND STRATEGY AS IT RELATES TO FALSE POSITIVES (0.8).	0.90
10/17/19	RT*	PROVIDING CASE TEAM SUPPORT, RUNNING A NUMBER OR SEARCH VARIATIONS IN A EFFORT TO CULL THE REVIEW SET.	3.20
10/17/19	JK*	ANALYZE SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.	0.50
10/18/19	ABS	REVIEW/ANALYZE FORENSIC INSPECTION PROTOCOL AGREED UPON BETWEEN CRYPSIS AND STROZ (0.4); WORK WITH PRACTICE TECHNOLOGY TEAM IN CONNECTION WITH CONTINUED ANALYSIS OF SEARCH TERM RESULTS (0.4).	0.80
10/18/19	RT*	RERUN SEARCH TERMS WITH MULTIPLE VARIATION, AND PROVIDE NEW REPORTING, ALONG WITH DIFFERENT REVIEW SCENARIOS BASED ON HOW THE MATERIAL IS SEARCHED. ALSO PROVIDE EXAMPLES OF FALSE POSITIVES FOR A FEW PROBLEMATIC TERMS.	3.70
10/18/19	JK*	ANALYZE SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH	0.90

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
		TERMS AND EXPLANATIONS.	
10/21/19	MLY	TELECONFERENCES AND CORRESPONDENCE WITH TEAM RE DOCUMENT REVIEW (.8); REVIEW AND ANALYSIS OF FORENSIC EXPERT'S PROTOCOL AND BUDGET (1.4): CORRESPONDENCE WITH OPPOSING COUNSEL (.1); CORRESPONDENCE WITH CLIENT (.2).	2.50
10/21/19	ABS	CONTINUE WORKING WITH PRACTICE TECHNOLOGY TEAM RE: POTENTIAL REVISIONS TO SEARCH TERM (2.2); DRAFT EMAIL TO CHEVRON'S COUNSEL RE: MODIFYING SEARCH TERMS (1.5); EMAILS WITH CLIENT RE: DOCUMENT SEARCHES (0.2).	3.90
10/21/19	RT*	CASE TEAM SUPPORT ON SEARCHES, AND REPORTING ON ADDITIONAL VARIATIONS AND PROXIMITY CHANGES.	1.80
10/21/19	JK*	ANALYZE SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.	2.40
10/22/19	MLY	CORRESPONDENCE WITH OPPOSING COUNSEL RE SEARCH TERMS (.1); CONFERENCE WITH A. SILVERMAN RE SAME (.3); TELECONFERENCE WITH CLIENT RE CONTRACT ATTORNEYS (.3).	0.70
10/22/19	ABS	COMMUNICATIONS WITH CLIENT (0.3); EMAIL CHEVRON'S COUNSEL RE: SEARCH TERMS (0.4); CONTINUE WORKING WITH PRACTICE TECHNOLOGY TEAM RE: ANALYSIS OF SEARCH TERMS (2.0).	2.70
10/22/19	HS*	DOCUMENT REVIEW.	3.40
10/22/19	RT*	IDENTIFY DOCUMENTS AND PROMOTED THEM TO THE REVIEW DATABASE. CREATE REVIEW BATCHES.	1.30
10/22/19	JK*	UPDATE SEARCH TERMS, CODING PANEL AND FIELDS IN RELATIVITY REVIEW WORKSPACE.	2.40
10/23/19	MLY	CORRESPONDENCE AND TELECONFERENCES RE DOCUMENT REVIEW.	0.30
10/23/19	ABS	EMAILS WITH CRYPSIS AND CHEVRON'S COUNSEL RE: BUDGETING AND FORENSIC INSPECTION ANALYSES.	0.80
10/23/19	HS*	DOCUMENT REVIEW.	4.20
10/23/19	RT*	ADD NEW TAG TO CODING LAYOUT; EMAIL COMMUNICATION.	0.40
10/23/19	JK*	ANALYZE SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH	0.50

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
		TERMS AND EXPLANATIONS.	
10/24/19	MLY	CORRESPONDENCE AND TELECONFERENCES WITH TEAM RE DOCUMENT REVIEW AND SEARCH TERMS.	2.10
10/24/19	ABS	EMAILS WITH CLIENT RE: PERSONAL/CONFIDENTIAL LIST (0.3); MEET WITH M. YAEGER RE: COSTS AND STRATEGY RE: SAME (0.5); WORK WITH PRACTICE TECHNOLOGY TEAM RE: PERSONAL/CONFIDENTIAL SEARCHES (0.6); EMAILS WITH CHEVRON'S COUNSEL RE: SEARCH TERMS (0.2); DRAFT/REVISE LETTER TO COURT RE: SEARCH TERMS AND COSTS (2.2); EMAILS WITH CRYPSIS RE: FORENSIC ANALYSIS (0.2).	4.00
10/24/19	HS*	DOCUMENT REVIEW.	4.10
10/25/19	MLY	CORRESPONDENCE WITH TEAM AND OPPOSING COUNSEL RE SEARCH TERMS (.2); CONFERENCES, TELECONFERENCES, AND EMAILS WITH TEAM RE DOCUMENT REVIEW (.5).	0.70
10/25/19	ABS	EMAIL TO CHEVRON'S COUNSEL RE: SEARCH TERMS (0.3); EMAILS WITH CLIENT RE: CONFIDENTIAL PERSONS LIST (0.3); CONTINUE WORKING WITH PRACTICE TECHNOLOGY TEAM IN CONNECTION WITH PROTOCOL (0.4).	1.00
10/25/19	HS*	COORDINATE WITH DOCUMENT PRODUCTION TEAM AND DOCUMENT REVIEW.	4.60
10/25/19	RT*	EDITING PRIVILEGE TERMS AND ADDING VARIATIONS; APPLY TERMS AND RED HIGHLIGHTING; EDIT AND APPLY CONFIDENTIAL TERMS, HIGHLIGHTING, CALCULATING HITS OF THREE OR MORE TERMS, AND CREATING REVIEW SET.	2.50
10/25/19	RT*	CALL WITH KEVIN FROM THE CRYPSIS GROUP TO DISCUSS ONGOING PROCESSING AND CAPTURING ALL HASH VALUES TO IDENTIFY SOURCE DOCUMENTS THAT ARE ALREADY COLLECTED.	0.90
10/27/19	ABS	EMAIL WITH CHEVRON'S COUNSEL RE: REVISIONS TO SEARCH TERMS.	0.20
10/27/19	HS*	CALLS WITH MICHAEL YAEGER AND CLIENT IN REGARDS TO PRODUCTION DEADLINE AND RELATIVITY SETUP.	1.20
10/28/19	MLY	CORRESPONDENCE AND TELECONFERENCES RE DOCUMENT REVIEW (.4); TELECONFERENCE WITH CLIENT RE SAME (.2).	0.60

Case 1:11-6v-00691-LAK-RWL Decument 2492-18 Filed 04/06/20 Page 23 of 33

RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
10/28/19	ABS	SECOND-LEVEL REVIEW OF INITIAL DOCUMENT PRODUCTION (1.3); EMAILS WITH CLIENT RE: SAME (0.3); WORK WITH PRACTICE TECHNOLOGY TEAM RE: REVISED SEARCH TERMS (0.2).	1.80
10/28/19	HS*	REVIEW LANGUAGE DETECTION REPORTS AND DOCUMENT REVIEW.	1.50
10/28/19	RT*	APPLY UPDATES TO SEARCH TERMS, APPLY EXCLUSIONS, AND RECALCULATE POTENTIAL REVIEW POPULATION.	2.30
10/29/19	MLY	TELECONFERENCES, CONFERENCES AND CORRESPONDENCE RE DOCUMENT REVIEW (1.0); DOCUMENT REVIEW (.8).	1.80
10/29/19	ABS	CONTINUE DRAFTING/REVISING LETTER TO COURT RE: FEES AND PROTOCOL DEADLINES (2.3); CONTINUE SECOND-LEVEL REVIEW OF INITIAL DOCUMENT PRODUCTION SET (0.8); EMAILS WITH CRYPSIS RE: RECONSTRUCTION ANALYSIS (0.3).	3.40
10/29/19	HS*	CREATE DOCUMENT REVIEW GUIDE FOR CLIENT AND CALL.	0.80
10/29/19	HS*	DOCUMENT REVIEW.	1.60
10/29/19	RT*	CREATE XREF FILE WITH HASH VALUES FOR KEVIN FAULKNER.	0.60
10/30/19	MLY	CORRESPONDENCE, CONFERENCES, AND TELECONFERENCES REGARDING DOCUMENT REVIEW (2.8); FINALIZING DOCUMENT PRODUCTION (1.3).	4.10
10/30/19	ABS	REVIEW OF INITIAL DOCUMENTS SET IN CONNECTION WITH FINALIZING PRODUCTION (2.5); WORK WITH PRACTICE TECHNOLOGY TEAM IN CONNECTION WITH FINALIZING DOCUMENT PRODUCTION (1.3); EMAILS WITH J. MCGINTY RE: DOCUMENT REVIEW COSTS (0.3).	4.10
10/30/19	HS*	FINALIZE PRODUCTION AND CONFER WITH COUNSEL AND DOCUMENT PRODUCTION IN REGARDS TO PRODUCTION PARAMETERS.	1.60
10/30/19	RT*	WORKING WITH CASE TEAM TO FINALIZE PRODUCTION POPULATION, RUN CONFLICT CHECKS, AND PREPARE PRODUCTION TO OPPOSING COUNSEL SPECIFICATIONS.	3.50
10/31/19	MLY	CORRESPONDENCE AND TELECONFERENCES RE DOCUMENT REVIEW.	1.50

Case 1:11-6v-00691-LAK-RWL Decument 2472-18 Filed 04/06/20 Page 24 of 33

RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION					<u>HOURS</u>
10/31/19	ABS	CONTINUE DRAFTING/F PROTOCOL DEADLINES CHEVRON'S COUNSEL YAEGER RE: STRATEG RELIEF CONCERNING I WORK WITH PRACTICE CONNECTION WITH CHEVRON'S COUNSEL (0.6).	S AND FEE RE: SAME Y AS IT PE DEADLINE TECHNOI RESPOND	ES (0.5); EMA E (0.5); MEET ERTAINS TO S AND FEES LOGY TEAM DING TO EMA	AILS WITH WITH M SEEKING (1.3); IN AIL FROM	Н Э	2.90
	TOTAL FE	ES FOR PROFESSIONAL	SERVICES	3			\$55,156.00
ATTORNEY FEE SUMMARY							
MLY	MICHAEL	YAEGER	30.60	hours at	\$665.0	0 =	20,349.00
ABS	ALEX B. S	ILVERMAN	39.80	hours at	\$500.0	0 =	19,900.00
HS*	HANNA S	TRANGE*	23.00	hours at	\$300.0	0 =	6,900.00
RT*	ROGER T	RACEY*	21.70	hours at	\$255.0	0 =	5,533.50
JK*	JAMES KU	JBICZ*	9.70	hours at	\$255.0	0 =	2,473.50
	TOTALS		124.80				\$55,156.00
TOTAL FE	ES FOR PRO	DFESSIONAL SERVICES					\$55,156.00
INTEREST	-					\$	688.20
			INVOICE	1033030 TC	TAL	\$	55,844.20
BALANCE LESS: PAY		PREVIOUS STATEMENT				\$ \$	145,776.20 0.00
			TOTA	L AMOUNT	DUE	\$	201,620.40

ATTORNEYS AT LAW

Atlanta Florham Park Hartford Los Angeles Miami New York Orlando Tallahassee Tampa Washington, DC West Palm Beach

JOSHUA RIZACK & THE RISING GROUP CONSULTING, INC. 606 POST ROAD EAST, 614 WESTPORT, CT 06880

PLEASE REMIT TO:

CARLTON FIELDS P.O. Box 3239 | Tampa, Florida 33601-3239 813.223.7000 | fax 813 229.4133

www.carltonfields.com

Fed ID: 59-1233896 BY WIRE:

Wells Fargo Bank, N.A. ABA No: 0248

Account No.:

SWIFT: US6S 4575

Due Date: Upon Receipt

DECEMBER 20, 2019

ATTORNEY: MICHAEL YAEGER REFERENCE NUMBER: 14062-39418

EMAIL: JRIZACK@THERISINGGROUP.COM

INVOICE NUMBER: 1039456

RE: CHEVRON CORPORATION LITIGATION

	TOTAL AMOUNT DUE	\$	2201, 32., ,
	CURRENT INVOICE TOTAL	\$	73,012.26
	OSTED THROUGH 11/30/19 POSTED THROUGH 11/30/19	\$ \$ \$	71,285.00 639.10 1,088.16
	BALANCE FORWARD	\$	151,620.40
BALANCE DUE FROM LESS: PAYMENTS	I PREVIOUS STATEMENT	\$ \$	201,620.40 (50,000.00)

AGED ACCOUNTS RECEIVABLE BALANCE OUTSTANDING BY DAYS

0-30	31-60	61-90	91-120	OVER 120	TOTAL
78,856.46	54,015.70	0.00	91,760.50	0.00	224,632.66

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Atlanta
Florham Park
Hartford
Los Angeles
Miami
New York
Orlando
Tallahassee
Tampa

RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE

RE: CHEVRON CORPORATION LITIGATION

DECEMBER 20, 2019 REF NO.: 14062-39418 Washington, DC West Palm Beach

INVOICE NUMBER: 1039456

PRO6ESSIONAL SERVICES AS POSTED THROUGH NOVEMBER 34124F9

DATE	<u>INIT</u>	DESCRIPTION	HOURS
10/31/19	JK*	ANALYZE SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.	2.20
11/01/19	MLY	TELECONFERENCES AND CORRESPONDENCE RE DOCUMENT REVIEW AND ASSISTED REVIEW TECHNOLOGY (1.5); CORRESPONDENCE AND TELECONFERENCE WITH CLIENT (.3); TELECONFERENCE WITH OPPOSING COUNSEL (.8).	2.60
11/01/19	ABS	EMAILS WITH CHEVRON'S COUNSEL RE: MEET AND CONFER (0.2); PREPARE FOR/ATTEND TELECONFERENCE WITH CHEVRON'S COUNSEL RE: PROTOCOL COSTS, DEADLINES AND RELATED ISSUES (1.2); MEET WITH M. YAEGER RE: STRATEGY FOR SEEKING COSTS AND ADDRESSING DEADLINE ISSUES IN LIGHT OF TELECONFERENCE (0.7); REVISE POTENTIAL LETTER TO COURT RE: PROTOCOL COSTS AND DEADLINES (0.3); EMAILS WITH CLIENT RE: PROTOCOL COSTS AND DEADLINES (0.4).	2.80
11/01/19	JK*	ANALYZE SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.	1.40
11/02/19	MLY	CORRESPONDENCE WITH OPPOSING COUNSEL RE DOCUMENT REVIEW.	0.20
11/02/19	ABS	EMAIL WITH CHEVRON'S COUNSEL RE: COSTS.	0.20
11/03/19	MLY	TELECONFERENCE WITH A. SILVERMAN RE DOCUMENT REVIEW (.2); CORRESPONDENCE WITH OPPOSING COUNSEL RE DOCUMENT REVIEW (.4)	0.60
11/03/19	ABS	EMAILS WITH CHEVRON'S COUNSEL IN FOLLOW UP TO TELECONFERENCE.	0.90
11/04/19	MLY	CORRESPONDENCE WITH OPPOSING COUNSEL RE DOCUMENT REVIEW (1.0); INTERNAL CORRESPONDENCE AND CONFERENCES RE	2.00

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
		DOCUMENT REVIEW (.8); TELECONFERENCE WITH CLIENT (.2).	
11/04/19	ABS	EMAILS WITH CHEVRON'S COUNSEL RE: PROTOCOL ISSUES (1.2); FURTHER WORK WITH PRACTICE TECHNOLOGY TEAM IN CONNECTION WITH PROVIDING SEARCH TERMS REPORTS TO CHEVRON'S COUNSEL (0.4).	1.60
11/04/19	RT*	SEARCH RIZACK'S TEXT MESSAGES FOR COMMUNICATION WITH DONZIGER. APPLY SEARCH MODIFICATIONS TO STR AND PROVIDE UPDATED REPORTING.	1.60
11/04/19	JK*	UPDATE AND ANALYZE NEW SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.	5.50
11/05/19	MLY	CORRESPONDENCE AND TELECONFERENCES RE DOCUMENT REVIEW.	0.70
11/05/19	ABS	MEET WITH PRACTICE TECHNOLOGY TEAM IN CONNECTION WITH PROVIDING SEARCH TERM REPORTS TO CHEVRON'S COUNSEL (0.9); EMAILS WITH CHEVRON'S COUNSEL RE: SEARCH TERM REPORTS (0.4).	1.30
11/05/19	RT*	CALL WITH LEGAL TEAM TO DISCUSS SEARCHES AND REVIEW SETS; UPDATE SEARCH TERMS AND SEND NEW REPORTS.	0.90
11/05/19	JK*	UPDATE AND ANALYZE NEW SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.	2.50
11/06/19	MLY	CORRESPONDENCE WITH OPPOSING COUNSEL RE DOCUMENT REVIEW (.2); CORRESPONDENCE WITH EXPERT TEAM RE DOCUMENT REVIEW (.2)	0.40
11/06/19	ABS	EMAILS WITH CHEVRON'S COUNSEL RE: PROPOSED LIMITATIONS TO SEARCH TERMS.	0.20
11/07/19	MLY	CORRESPONDENCE WITH OPPOSING COUNSEL RE DOCUMENT REVIEW (.1); INTERNAL CORRESPONDENCE AND TELECONFERENCES DOCUMENT REVIEW (0.4).	0.50
11/07/19	ABS	FURTHER EMAILS WITH CHEVRON'S COUNSEL RE: PROPOSED LIMITATIONS TO SEARCH TERMS (0.2); REVIEW RESULTS OF EMAIL SEARCHES IN CONNECTION WITH EVALUATING POTENTIAL SEARCH TERM REVISIONS (0.4).	0.60

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

<u>DATE</u>	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
11/07/19	JK*	UPDATE AND ANALYZE NEW SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.	1.10
11/08/19	MLY	EMAILS AND TELECONFERENCES REGARDING DOCUMENT REVIEW.	0.30
11/08/19	ABS	EMAILS WITH CHEVRON'S COUNSEL RE: UPDATED SEARCHES (0.3); WORK WITH PRACTICE TECHNOLOGY TEAM IN CONNECTION WITH FURTHER REVISING SEARCHES (0.6).	0.90
11/08/19	JK*	UPDATE AND ANALYZE NEW SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.	2.70
11/11/19	MLY	CORRESPONDENCE AND TELECONFERENCES REGARDING DOCUMENT REVIEW, INCLUDING CORRESPONDENCE WITH OPPOSING COUNSEL.	1.00
11/11/19	ABS	EMAILS WITH CHEVRON'S COUNSEL RE: REVISIONS TO SEARCH TERMS (0.3); CONTINUE TO WORK WITH PRACTICE TECHNOLOGY TEAM IN CONNECTION WITH RUNNING MODIFIED SEARCHES, INCLUDING ANALYSIS OF SEARCH RESULTS (0.5); EMAILS WITH CLIENT RE: SEARCH TERM RESULTS (0.2).	1.00
11/11/19	JK*	UPDATE AND ANALYZE NEW SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.	6.20
11/12/19	ABS	EMAILS WITH CHEVRON'S COUNSEL REGARDING REVISED SEARCH TERM RESULTS.	0.20
11/13/19	ABS	CONTINUE WORKING WITH PRACTICE TECHNOLOGY TEAM AND CRYPSIS IN CONNECTION WITH IDENTIFYING AND PROCESSING ALL RECOVERED AND/OR ACTIVE DOCUMENTS AND FILES.	0.60
11/13/19	JK*	UPDATE AND ANALYZE NEW SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.	2.10
11/14/19	MLY	INTERNAL CONFERENCES AND CORRESPONDENCE REGARDING DOCUMENT REVIEW AND DOCUMENT RECOVERY (.2); TELECONFERENCE WITH CLIENT (.1).	0.30
11/14/19	ABS	DRAFT EMAIL TO CHEVRON'S COUNSEL FOLLOWING UP RE: REVISED SEARCH TERM RESULTS.	0.20
11/14/19	JK*	UPDATE AND ANALYZE NEW SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE	2.10

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
		REPORTS ON SEARCH TERMS AND EXPLANATIONS.	
11/15/19	MLY	CORRESPONDENCE AND TELECONFERENCES REGARDING DOCUMENT REVIEW.	1.60
11/15/19	ABS	EMAILS WITH CHEVRON'S COUNSEL RE: TOLLING OF PRODUCTION DEADLINES AND STATUS OF SEARCH TERM REVISIONS (0.4); REVIEW "RECOVERED" FILES AND DOCUMENTS (2.2); CONTINUE WORKING WITH PRACTICE TECHNOLOGY TEAM IN CONNECTION WITH LOCATING AND REVIEWING TEXT MESSAGES AND OTHER NON-EMAIL COMMUNICATIONS (0.7); EMAILS WITH CLIENT RE: TEXT AND WHATSAPP MESSAGES (0.4).	3.70
11/15/19	JK*	UPDATE AND ANALYZE NEW SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.	2.70
11/18/19	JK*	UPDATE AND ANALYZE NEW SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.	3.70
11/19/19	MLY	INTERNAL CONFERENCES, TELECONFERENCES AND CORRESPONDENCE RE DOCUMENT REVIEW; ANALYSIS AND REVIEW OF DOCUMENTS.	2.00
11/19/19	ABS	FURTHER EMAILS WITH CHEVRON'S COUNSEL RE: REVISIONS TO SEARCH TERMS (0.4); CALLS AND EMAILS WITH CLIENT RE: DOCUMENTS IN CONNECTION WITH MAKING SECOND DOCUMENT PRODUCTION (0.8); CONTINUE DRAFTING LETTER TO COURT RE: FEES AND DEADLINES (2.8); CONTINUE REVIEWING DONZIGER DOCUMENTS/COMMUNICATIONS, AND SEPARATELY CONTINUE REVIEWING RECOVERED FILES AND WORKING WITH PRACTICE TECHNOLOGY TEAM IN CONNECTION WITH MAKING SECOND DOCUMENT PRODUCTION (3.2).	7.00
11/19/19	JK*	UPDATE AND ANALYZE NEW SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.	3.20
11/20/19	MLY	CORRESPONDENCE AND TELECONFERENCES WITH TEAM RE DOCUMENT REVIEW AND PRODUCTION.	0.80
11/20/19	ABS	CALL WITH CRYPSIS RE: FINALIZING RECONSTRUCTION RECOVERY ANALYSIS (0.9); CALLS AND EMAILS WITH CLIENT RE: DOCUMENTS IN CONNECTION WITH MAKING NEXT DOCUMENT PRODUCTION (0.8); EMAILS WITH	6.90

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
		CHEVRON'S COUNSEL RE: TEXT MESSAGES TO/FROM DONZIGER (0.2); FURTHER REVIEW AND ANALYSIS OF EMAIL AND NON-EMAIL MESSAGES AND RELATED DOCUMENTS IN CONNECTION WITH MAKING SECOND DOCUMENT PRODUCTION (3.3); CONTINUE WORKING PRACTICE TECHNOLOGY TEAM IN CONNECTION WITH SAME (1.0); CONTINUE DRAFTING/REVISING LETTER TO COURT RE: FEES AND DEADLINES, INCLUDING TO INCORPORATE ADDITIONAL UPDATES (0.7).	
11/20/19	RT*	CASE TEAM SUPPORT, QC SEARCH.	0.20
11/20/19	JK*	UPDATE AND ANALYZE NEW SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.	4.70
11/21/19	MLY	DOCUMENT REVIEW AND TELECONFERENCES AND CORRESPONDENCE RE SAME.	3.90
11/21/19	KMS	REVIEW COURT'S ORDER, THE PARTIES' LETTER, AND THE PARTIES' PROTOCOL TO PREPARE FOR DRAFTING LEGAL STANDARD.	0.90
11/21/19	ABS	EMAILS WITH CLIENT IN CONNECTION WITH PREPARING TO MAKE SECOND DOCUMENT PRODUCTION (0.8); EMAIL FROM CHEVRON'S COUNSEL ATTACHING ADDITIONAL SEARCH TERM REVISIONS AND REVIEW SAME (0.2); MEET WITH M. YAEGER RE: IN CONNECTION WITH SECOND DOCUMENT PRODUCTION AND VARIOUS OTHER ISSUES PERTAINING TO MATTER (0.7); RESEARCH RE: PROCEDURAL GROUNDS FOR SEEKING JUDICIAL RELIEF RE: FEES AND DEADLINES (0.3); CONTINUE REVIEWING/ANALYZING DOCUMENTS IN CONNECTION WITH DOCUMENT PRODUCTION (2.3); CONTINUE DRAFTING/REVISING MOTION FOR FEES AND MODIFICATION OF PROTOCOL DEADLINES (3.3); REVIEW/ANALYZE NEW YORK CASE LAW IN CONNECTION WITH DRAFTING MOTION (1.3); WORK WITH PRACTICE TECHNOLOGY TEAM RE: DOCUMENT PRODUCTION AND RUNNING CHEVRON'S NEW REVISED SEARCH TERM LIST (0.4)	9.30
11/21/19	RT*	EXPORT DOCUMENTS TO SEND TO THE CLIENT FOR REVIEW.	0.60
11/22/19	MLY	TELECONFERENCES AND CORRESPONDENCE RE DOCUMENT REVIEW AND POTENTIAL MOTION RE COSTS AND DEADLINES.	2.30

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION	<u>HOURS</u>
11/22/19	KMS	LEGAL RESEARCH RE RULE 43 CASE LAW.	2.90
11/22/19	KMS	DRAFT LEGAL STANDARD FOR MOTION REGARDING RULE 45 FEES AND MODIFICATION.	0.80
11/22/19	ABS	WORK WITH PRACTICE TECHNOLOGY TEAM IN CONNECTION WITH FINALIZING DOCUMENT PRODUCTION (0.6); MEETINGS WITH M. YAEGER IN CONNECTION WITH SECOND DOCUMENT PRODUCTION AND MOTION FOR FEES (1.0); CONTINUE REVIEWING/ANALYZING DOCUMENTS IN CONNECTION WITH DOCUMENT PRODUCTION (1.7); DRAFTING MOTION FOR FEES AND MODIFICATION OF PROTOCOL DEADLINES (6.2); REVIEW/ANALYZE NEW YORK CASE LAW IN CONNECTION WITH DRAFTING MOTION (0.5); COMMUNICATIONS WITH CLIENT RE: SECOND DOCUMENT PRODUCTION (0.6); COMMUNICATIONS WITH K. FAULKNER RE: FINALIZING CRYPSIS' ANALYSIS (0.4); EMAILS WITH CHEVRON'S COUNSEL RE: REVISED SEARCH TERM RESULTS AND DOCUMENT PRODUCTION (0.2).	9.60
11/22/19	RT*	RUN NEW SEARCH TERMS AND APPLY CONFIDENTIAL EXCLUSIONS, AND GENERATE REPORTING.	1.80
11/22/19	RT*	DOWNLOAD NEW DATA AND PREPARE TO BE PROCESSED.	1.00
11/22/19	RT*	RUN CONFLICT CHECKS AND PREPARE PRODUCTION.	2.10
11/25/19	MLY	CORRESPONDENCE AND CONFERENCE WITH A. SILVERMAN RE DISCOVERY.	0.60
11/25/19	KMS	RESEARCH UNDUE BURDEN CASE LAW FOR DRAFTING MOTION SEEKING FEES.	1.00
11/25/19	ABS	CONTINUE WORKING WITH PRACTICE TECHNOLOGY TEAM IN CONNECTION WITH FINALIZING SECOND DOCUMENT PRODUCTION (0.7); EMAIL CHEVRON'S COUNSEL RE: SECOND DOCUMENT PRODUCTION (0.3); CONTINUE DRAFTING/REVISING MOTION RE: FEES AND DEADLINES, INCLUDING FURTHER RESEARCH AND ANALYSIS OF NEW YORK LAW RE: SAME (8.7); DRAFT/REVISE NOTICE OF MOTION AND DECLARATION IN SUPPORT (0.5); MEETINGS WITH M. YAEGER RE: ISSUES PERTAINING TO MOTION (0.6); EMAILS AND TELECONFERENCE WITH K. FAULKNER OF CRYPSIS RE: PROCESSING OF OLM/OLK FILES AND ISSUES RELATED TO MOTION (0.8).	11.60

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DATE	<u>INIT</u>	DESCRIPTION				HOURS
11/26/19	MLY	REVISING MOTION TO C	REVISING MOTION TO COURT RE DEADLINES AND FEES.			
11/26/19	KMS	DRAFT PORTION OF THI FOR RULE 45 MOTION	E UNDUE	BURDEN AF	RGUMENT	1.40
11/26/19	KMS	CONTINUE RESEARCH (PREPARATION FOR DRA			SSUE IN	5.40
11/26/19	ABS	RELATED MOTION PAPE NEW YORK LAW IN CON MOTION (0.6); EMAILS W WITH ISSUES PERTAINII WITH PRACTICE TECHN RE: MOTION AND PROC	CONTINUE DRAFTING/REVISING MEMO OF LAW AND RELATED MOTION PAPERS (4.3); FURTHER ANALYSIS OF NEW YORK LAW IN CONNECTION WITH DRAFTING MOTION (0.6); EMAILS WITH CRYPSIS IN CONNECTION WITH ISSUES PERTAINING TO MOTION (0.5); MEETINGS WITH PRACTICE TECHNOLOGY TEAM AND M. YAEGER RE: MOTION AND PROCESSING OF OLM/OLK FILES (0.5); EMAILS WITH CLIENT RE: MOTION (0.2)			6.10
11/26/19	JK*	RELATIVITY AND RESUL	UPDATE AND ANALYZE NEW SEARCH TERMS IN RELATIVITY AND RESULTS WITH CASE TEAM. CREATE REPORTS ON SEARCH TERMS AND EXPLANATIONS.			
11/27/19	MLY	REVISING AND FINALIZII FEES.	REVISING AND FINALIZING MOTION RE DEADLINES AND FEES.			
11/27/19	KMS	REVIEW AFFIRMATION F	REVIEW AFFIRMATION FOR MOTION FILING			
11/27/19	ABS	LAW, DECLARATION, AN WITH FINALIZING AND F	CONTINUE DRAFTING/REVISING MOTION (MEMO OF LAW, DECLARATION, AND NOTICE) IN CONNECTION WITH FINALIZING AND FILING SAME (4.3); COMMUNICATIONS WITH CLIENT RE: MOTION (0.4); COMMUNICATIONS WITH CRYPSIS RE: MOTION (0.2).			4.90
11/27/19	HS*	REVIEW AND EDIT NOTI	CE OF M	OTION.		1.10
11/27/19	JK*	UPDATE AND ANALYZE RELATIVITY AND RESUL REPORTS ON SEARCH T	TS WITH	CASE TEAM	I. CREATE	1.20
	TOTAL FE	ES FOR PROFESSIONAL S	ERVICES	8		\$71,285.00
ATTORNE	Y FEE SUMN	<i>I</i> IARY				
MLY KMS ABS HS* RT*		M. SANDOVAL ILVERMAN FRANGE*	27.60 12.50 69.60 1.10 8.20	hours at hours at hours at hours at	\$665.00 = \$400.00 = \$500.00 = \$255.00 =	18,354.00 5,000.00 34,800.00 330.00 2,091.00

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RIZACK, JOSHUA & RISING GROUP CONSULTING, INC, THE RE: CHEVRON CORPORATION LITIGATION

DECEMBER 20, 2019 REF NO.: 14062-39418 INVOICE NUMBER: 1039456

JK* JAMES KUBICZ*	42.00	hours at	\$255.00 =	10,710.00
TOTALS	161.00			\$71,285.00
TOTAL FEES FOR PROFESSIONAL S	SERVICES			\$71,285.00

COSTS INCURRED ON YOUR BEHAL6 AS POSTED NOVEMBER 34124F9

11/20/19	TELEPHONE COURT REPORTER CHARGE - VENDO DISTRICT REPORTERS PC - TRANSCF FROM 09/13/19 CASE # 11CV00691		5.35 393.75	
11/19/19	EDISCOVERY DATA MANAGEMENT HO		50.00	
11/19/19	\$5/GB:RELATIVITY DATA HOSTING \$5 EDISCOVERY DATA MANAGEMENT US LICENSES:RELATIVITY USER LICENSE	SER	190.00	
TOTAL COS	STS AS POSTED THROUGH NOVEMBER	R 30, 2019		\$639.10
INTEREST			\$	1,088.16
	II	NVOICE 1039456 TOTAL	\$	73,012.26
BALANCE [LESS: PAY	DUE FROM PREVIOUS STATEMENT MENTS		\$ \$	201,620.40 (50,000.00)
		TOTAL AMOUNT DUE	\$	2201, 32., ,